

**GOVERNMENT OF ANDHRA PRADESH
ABSTRACT**

Law & Order – Kurnool District – Communal disturbances in Adoni Mandal and Town in connection with Ganesh Nimajjanam on 5-9-2011 & 6-9-2011 – Sanction of ex-gratia relief towards damage of properties etc., to the victims of communal violence - Orders – Issued.

GENERAL ADMINISTRATION(L&O-II) DEPARTMENT

G.O.Rt.No._1932

Dated.02.05.2012.
Read the following:-

1. From the Collector & Dist. Magistrate, Kurnool, Lr.Rc.No.C1/ 1591/M/11, Dated.6.9.2011.
2. From the Collector & Dist. Magistrate, Kurnool, Lr.Rc.No.C1/ 1591/M/11, Dated.26.9.2011.
3. Govt.Memo.No.24514/L&O-II/A2/2011-2, G.A(L&O-II) Dept., dt. 19-12-2011.
4. From the Collector & Dist. Magistrate, Kurnool, Lr.Rc.No.C1/ 1591/M/2011, Dated.29.01.2012.

O R D E R :-

It was brought to the notice of the Government that certain incidents of Communal Violence took place in Adoni Town of Kurnool district on 5-9-2011 & 6-9-2011, on the occasion of Ganesh Nimajjanam, and in the said incidents 10 persons were serious injured, 16 persons suffered from minor injuries and damages to properties occurred in 67 cases.

2. In the reference second read above, the Collector and District Magistrate, Kurnool has stated that the Divisional Level Evaluation Committee consisting of Revenue Divisional Officer, Executive Engineer (R&B), Municipal Commissioner, Adoni, Motor Vehicle Inspector, Adoni, and Tashildar, Adoni have jointly estimated the property lost and estimated loss on account of houses damaged, shops burnt in which furniture, articles were gutted in 67 cases as Rs.1.32 Crores. He has further stated that the violence broke out unexpectedly in entire town in which the unruly mob broke out the locks of shops and threw out the furniture and other articles in the shops and damaged and set it on fire. The two wheelers and four wheelers which were parked by the side of the roads were also damaged and burnt. Most of the affected families are poor and they are dependent on the income derived from the shops and rents and also the rents derived by the transport vehicles. He has therefore requested to treat the destruction and damages as natural calamities and sanction ex-gratia relief to the victims of the communal riots. He has furnished proposals in check list proformas for consideration.

4. In the reference fourth read above, the Collector & District Magistrate, Kurnool while submitting the revised proposals has stated that the Divisional Level Committee have submitted the revised detailed report on the discrepancies raised by the Government vide reference third read above. Based on the report of the Divisional Level Evaluation Committee he has submitted the final recommendations for sanction of ex-gratia to the victims of the communal riots, towards damage of properties, injuries and towards expenditure incurred for providing food to the police personnel during curfew period as indicated below:-

(p.t.o)

Sl.No.	Description of item	Final amount recommended
1	In respect of 35 victims whose property damaged and have registered F.I.Rs.	Rs.33,87,048-00
2	In respect of 32 victims whose property damaged but who have not registered F.I.Rs.	Rs. 9,53,151-00
3	In respect of 10 seriously injured persons	Rs. 50,000-00
4	In respect of 16 minor injuries persons	Rs. 4,000-00
5	Expenditure incurred for providing food to the police personnel during the CURFEW period	Rs. 6,73,680-00
	TOTAL:	Rs. 50,67,879-00

5. Government after careful examination of the matter have decided to provide relief to the victims of the communal violence occurred at Adoni, in Kurnool District, towards damages caused to property as ex-gratia, in accordance with the orders issued in G.O.Rt.No.6109, Genl.Admn.(L&O-II) Department, dated. 21-10-2008 read with G.O.Rt.No.6475, Genl.Admn.(L&O-II) Dept., dt. 11-11-2008. Accordingly, Government hereby order to provide the following ex-gratia relief to the victims of Adoni, Kurnool District as mentioned below:-

(1) Relief against damages to Property:-

Payment of ex-gratia for the damages caused to properties at Adoni, Kurnool District in the following manner:-

<u>Amount of Loss</u>	<u>Relief</u>
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- i) Loss up to Rs.50,000/- : 100% of the value of property damaged
- ii) Loss above Rs. 50,000/- : Rs.50,000 and 75% of the loss of the property in excess of Rs.50,000/- subject to a maximum of Rs.4.00 lakhs in respect of each case (individual)

The payment of relief to the damages caused to private properties as per the scales indicated above shall be made after the damages verified, recommended and scrutinized by the Divisional Level Evaluation Committee and District Level Evaluation Committee and the amount be sanctioned in each case subject to the following conditions:

- i) Damage of property should be supported by FIR and physical documentation.
- ii) The beneficiary should not be an accused in FIR/Charge Sheet.
- iii) Insurance claimed in respect of properties shall be deducted from the amount payable.

(2) Major injuries:-

In case of Major injuries sanction is accorded for an amount of Rs.50,000/- (fifty thousand only) to the 10 seriously injured persons subject to condition that there should be clear evidence of inpatient treatment lasting not less than 5 days substantiated by medical record pertaining to that period.

(3) Reimbursement of expenditure incurred for providing food to the police personnel during the CURFEW period:-

Sanction is accorded for an amount of Rs.6,73,680/- (six lakh seventy three thousand and six eighty only) towards the expenditure incurred for providing food to the police personnel during the Curfew period. In this regard the Collector & District Magistrate, Kurnool shall ensure that the police personnel to whom food was provided, did not claim the same from the Home Department.

6. The expenditure in this regard, shall be debited to the Head of Account "2235 Social Security and Welfare – 60 Other Social Security and welfare Programmes – MH 200 Other schemes – SH(04) Relief to affected persons on account of Public disturbances – 310 Grant-in-aid – 312 – Other Grants in Aid".

8. The Collector & District Magistrate, Kurnool, is authorized to sanction the ex-gratia/relief as indicated above and to incur the expenditure in relaxation of Treasury Control Orders and Quarterly Regulation Orders/Budget Release Orders. The Collector & District Magistrate, Kurnool, is requested to furnish the actual expenditure particulars to Government immediately.

9. This order issues with the concurrence of Fin.(Exp.GAD.I) Deptt., vide their U.O.No.10863/273/Expr.GAD-I/12, Dt.26.4.2012.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

**AJAY MISRA,
PRL. SECRETARY TO GOVERNMENT (POLL.)**

To

The Collector & District Magistrate, Kurnool.

Copy to:

The Director of Treasuries & Accounts, Andhra Pradesh, Hyderabad.

The District Treasury Officer, Kurnool.

The Accountant General, Andhra Pradesh, Hyderabad.

The Finance(Expr.GAD.I/BG.III) Department.

The P.S. to Prl. Secy. to Chief Minister.

The P.S. to Prl. Secretary to Government (Poll.)

// FORWARDED :: BY ORDER //

SECTION OFFICER (SC)